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IN THE SENATE

SENATE BILL NO. 1349

BY STATE AFFAIRS COMMITTEE

AN ACT

RELATING TO ABORTION; AMENDING SECTION 18-609, IDAHO CODE, TO ESTABLISH PROVISIONS RELATING TO CERTAIN MATERIALS MADE AVAILABLE TO PHYSICIANS, HOSPITALS OR OTHER FACILITIES PROVIDING ABORTION AND ABORTION-RELATED SERVICES, TO ESTABLISH PROVISIONS RELATING TO A LIST OF HEALTH CARE PROVIDERS, FACILITIES AND CLINICS THAT OFFER TO PERFORM CERTAIN UL-TRASOUNDS, TO ESTABLISH PROVISIONS RELATING TO A STATEMENT REGARDING CERTAIN ULTRASOUND IMAGING AND HEART TONE MONITORING, TO ESTABLISH PRO-VISIONS THAT PRIOR TO INFORMED CONSENT GIVEN BY THE PATIENT AND PRIOR TO THE ADMINISTRATION OF ANESTHESIA OR CERTAIN MEDICATIONS, THE PHYSICIAN WHO IS TO PERFORM THE ABORTION OR A QUALIFIED TECHNICIAN SHALL PERFORM AN OBSTETRIC ULTRASOUND, TO REVISE PROVISIONS RELATING TO INFORMING THE PATIENT SHE HAS THE RIGHT TO VIEW CERTAIN ULTRASOUND IMAGES, TO PROVIDE THAT THE PHYSICIAN WHO IS TO PERFORM THE ABORTION OR AN AGENT OF THE PHYSICIAN SHALL SIGN AND DATE A CERTAIN STATEMENT, TO PROVIDE LANGUAGE THAT READS SUBSTANTIALLY AS A CERTAIN STATEMENT SHOULD READ, TO PROVIDE THAT THE PATIENT SHALL INITIAL, SIGN AND DATE THE STATEMENT, TO ESTAB-LISH PROVISIONS RELATING TO THE PRINT OF THE STATEMENT, TO ESTABLISH PROVISIONS LIMITING MATERIAL INCLUDED IN THE STATEMENT, TO PROVIDE FOR A COPY OF THE STATEMENT, TO PROVIDE FOR A SIGNATURE, TO PROVIDE A CORRECT CODE REFERENCE AND TO MAKE A TECHNICAL CORRECTION.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 18-609, Idaho Code, be, and the same is hereby amended to read as follows:

- 18-609. PHYSICIANS AND HOSPITALS NOT TO INCUR CIVIL LIABILITY -- CONSENT TO ABORTION -- NOTICE. (1) Any physician may perform an abortion not prohibited by this act and any hospital or other facility described in section 18-608, Idaho Code, may provide facilities for such procedures without, in the absence of negligence, incurring civil liability therefor to any person including, but not limited to, the pregnant patient and the prospective father of the fetus to have been born in the absence of abortion, if informed consent for such abortion has been duly given by the pregnant patient.
- (2) In order to provide assistance in assuring that the consent to an abortion is truly informed consent, the director of the department of health and welfare shall publish easily comprehended, nonmisleading and medically accurate printed material to be made available at no expense to physicians, hospitals or other facilities providing abortion and abortion-related services, and which shall contain the following:
 - (a) Descriptions of the services available to assist a woman through a pregnancy, at childbirth and while the child is dependent, including adoption services, a comprehensive list of the names, addresses, and

telephone numbers of public and private agencies that provide such services and financial aid available;

- (b) Descriptions of the physical characteristics of a normal fetus, described at two (2) week intervals, beginning with the fourth week and ending with the twenty-fourth week of development, accompanied by scientifically verified photographs of a fetus during such stages of development. The description shall include information about physiological and anatomical characteristics; and
- (c) Descriptions of the abortion procedures used in current medical practices at the various stages of growth of the fetus and any reasonable foreseeable complications and risks to the mother, including those related to subsequent child bearing. childbearing;
- (d) A comprehensive list, compiled by the department of health and welfare, of health care providers, facilities, and clinics that offer to perform such ultrasounds free of charge and have contacted the department, annually, with a request to be included in the listing. The list shall be arranged geographically and shall include the name, address, hours of operation, and telephone number of each entity; and
- (e) A statement that the patient has a right to view an ultrasound imaging and to hear the heart tone monitoring of her unborn child and that she may be able to obtain one (1) free of charge. The statement must indicate that the printed materials required by this section contain a comprehensive list, compiled by the department of health and welfare, of health care providers, facilities, and clinics that offer to perform such ultrasounds free of charge.
- (3) (a) The department of health and welfare shall develop and maintain a stable internet website, that may be part of an existing website, to provide the information described in subsection (2) of this section. No information regarding persons using the website shall be collected or maintained. The department of health and welfare shall monitor the website on a weekly basis to prevent and correct tampering.
- (b) As used in this section, "stable internet website" means a website that, to the extent reasonably practicable, is safeguarded from having its content altered other than by the department of health and welfare.
- (c) When a pregnant patient contacts a physician by telephone or visit and inquires about obtaining an abortion, the physician or the physician's agent before or while scheduling an abortion-related appointment must provide the woman with the address of the state-sponsored internet website on which the printed materials described in subsection (2) of this section may be viewed as required in subsection (2) of this section.
- (4) Except in the case of a medical emergency, no abortion shall be performed unless, prior to the abortion, the attending physician or the attending physician's agent certifies in writing that the materials provided by the director have been provided to the pregnant patient at least twenty-four (24) hours before the performance of the abortion. If the materials are not available from the director of the department of health and welfare, no certification shall be required. The attending physician, or the attending physician's agent, shall provide any other information required under this act.

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- (5) Prior to a patient giving informed consent to having any part of an abortion performed or induced, and prior to the administration of any anesthesia or medication in preparation for the abortion on the patient, the physician who is to perform the abortion or a qualified technician shall perform an obstetric ultrasound on the pregnant patient, using whichever method the physician and patient agree is best under the circumstances. All physicians or their agents who use ultrasound equipment in the performance of an abortion shall inform the patient that she has the right to view the ultrasound image of her unborn child before an abortion is performed. the patient requests to view the ultrasound image, she shall be allowed to view it before an abortion is performed. The physician or agent shall also offer to provide the patient with a physical picture of the ultrasound image of her unborn child prior to the performance of the abortion, and shall provide it if requested by the patient. In addition to providing the material, the attending physician may provide the pregnant patient with such other information which in the attending physician's judgment is relevant to the pregnant patient's decision as to whether to have the abortion or carry the pregnancy to term.
 - (6) (a) The physician who is to perform the abortion or an agent of the physician shall sign and date a statement indicating the time of day when the ultrasound test was performed and which reads substantially as follows:

I performed an ultrasound test including fetal heartbeat on (insert name of patient) on (insert date and time) at (insert name of facility where ultrasound test was performed). At that time, the gestational age was determined to be (insert #) weeks and the heart rate was (not present or {insert #} beats per minute {mark one}). I informed her of her right to view the ultrasound (which she "accepted" or "refused" {mark one }). I informed her of her right to observe or hear the fetal heartbeat because auscultation was performed (which she "accepted" or "refused" or "no heartbeat was detected" {mark one }). I also offered to provide the patient with a physical picture of the ultrasound image of her unborn child prior to the performance of the abortion (which she "accepted" or "refused" {mark one}). (Print and sign name of person performing ultrasound test and insert date of signature and the time of day the test was performed.)

- $\underline{\text{(b)}}$ The patient shall initial each point of information, and must sign and date the statement.
- (c) The statement must be in bold print of at least twelve-point type and the document containing the statement must only include material which is necessary to carry out the purpose of this subsection. A copy of this statement shall be given to the patient, which shall be certified by signature of the patient that she has received a copy of the statement.
- (7) Within thirty (30) days after performing any abortion without certification and delivery of the materials, the attending physician, or the attending physician's agent, shall cause to be delivered to the director of the department of health and welfare, a report signed by the attending physi-

cian, preserving the patient's anonymity, denoting the medical emergency that excused compliance with the duty to deliver the materials. The director of the department of health and welfare shall compile the information annually and report to the public the total number of abortions performed in the state where delivery of the materials was excused; provided that any information so reported shall not identify any physician or patient in any manner which would reveal their identities.

- (78) If section 18-608(3), Idaho Code, applies to the abortion to be performed and the pregnant patient is an adult and for any reason unable to give a valid consent thereto, the requirement for that pregnant patient's consent shall be met as required by law for other medical or surgical procedures and shall be determined in consideration of the desires, interests and welfare of the pregnant patient.
- (89) The knowing failure of the attending physician to perform any one (1) or more of the acts required under subsections (6) and (7) of this section or section 39-261, Idaho Code, is grounds for discipline pursuant to section 54-1814(6), Idaho Code, and shall subject the physician to assessment of a civil penalty of one hundred dollars (\$100) for each month or portion thereof that each such failure continues, payable to the vital statistics unit of the department of health and welfare, but such failure shall not constitute a criminal act.